1	ALEX R. KESSEL (State Bar No. 110715) LAW OFFICES OF ALEX R. KESSEL		
2	15910 Ventura Blvd., Suite 1030		
3	Encino, California 91436 Telephone: (818) 995-1422		
4	Facsimile: (818) 788-9408 Email: KesselLawFirm@gmail.com		
5	Attorney for Defendant LORIK PAPYAN		
6			
7	UNITED STATES DISTRICT COURT		
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
9			
10	UNITED STATES OF AMERICA,	Case Number.: 3:18-cr-00533-RS-3	
11	Plaintiff,	STIPULATION AND [PROPOSED] ORDER	
12	VS.	CONTINUING STATUS CONFERENCE, AND EXCLUDING TIME	
13	HAKOB KOJOYAN, LORIK PAPYAN,	Current Hearing Date: February 25, 2020	
14	and STEPHEN SILVERMAN Defendants,	Current Hearing Time: 2:30 p.m.	
15 16		Proposed Hearing Date: May 26, 2020 Proposed Hearing Time: 2:30 p.m.	
17 18	TO THE HONORABLE RICHARD	SEEBORG, JUDGE OF THE UNITED STATES	
19	DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA:		
20	Defendants Hakob Kojoyan, Lorik Papyan, and Stephen Silverman, individually and by and		
21	through their attorneys of record, Alan Eisner, Alex R. Kessel, and Philip Cohen and Plaintiff, United		
22	States of America, by and through its attorney of record, Andrew Dawson, hereby stipulate as follows:		
23	The current status conference is current.	ly set for February 25, 2020 at 2:30 p.m.	
24	2) Counsel for the defendants require more	e time to read, review, and investigate the voluminous	
2526	discovery.		
27	3) Counsel for the defendants agree to apprise the Court of either a change of plea or request a tri		
28	setting by the next proposed status confe		
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1	4) The defendants have no objection to this requested continuance.		
2	5) The parties agree the requested continuance is in the best interest of justice.		
3	Based on the foregoing, the parties stipulate that the currently scheduled status hearing be continued		
4	from February 25, 2020, at 2:30 p.m. to May 26, 2020, at 2:30 p.m.		
5	IT IS SO STIPULATED:		
6			
7	· II	Alex R. Kessel LEX R. KESSEL	
8	3 A	ttorney for Defendant, ORIK PAPYAN	
9	TT IS SO STIPULATED:		
10	11	/ Philip Kent Cohen	
11	- P	HILIP KENT COHEN	
12	S	ttorney for Defendant, TEPHEN SILVERMAN	
13	IT IS SO STIPULATED: DATED: February 19, 2020		
14	/s	/ Alan Eisner	
15		LAN EISNER ttorney for Defendant,	
16		HAKOB KOJOYAN	
17	DATED: February 19, 2020		
18		Andrew Dawson	
19	' A	NDREW DAWSON Assistant United States Attorney,	
20		ttorney for Plaintiff, INITED STATES OF AMERICA	
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CERTIFICATE OF SERVICE – CM/ECF

I, KARINA GONZALEZ, declare:

I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to this action. My business address is 15910 Ventura Blvd., Suite 1030, Encino, CA 91436, (818) 995-1422.

On February 19, 2020, I served the document(s) described as **STIPULATION AND**[PROPOSED] ORDER CONTINUING STATUS CONFERENCE, AND EXCLUDING TIME on the interested parties in this action by electronically filling the foregoing with the Clerk of the Court by using the CM/ECF system. I certify that all participants in the case are registered CM/ECF users and that service will be accomplished by the CM/ECF system.

Executed on February 19, 2020, at Encino, California.

KARINA GONZALEZ